1	Michael P. Kenny, Esq. (admitted pro hac vice)	
2	mike.kenny@alston.com	
2	Debra D. Bernstein, Esq. (admitted <i>pro hac vice</i>	?)
3	debra.bernstein@alston.com Matthew D. Kent (admitted <i>pro hac vice</i> )	
	matthew.kent@alston.com	
4	ALSTON & BIRD LLP	
5	1201 West Peachtree Street	
	Atlanta, Georgia 30309-3424 Tel: (404) 881-7000	
6	Fax: (404) 881-7000	
7	1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	
	James M. Wagstaffe, Esq. (SBN 95535)	
8	wagstaffe@kerrwagstaffe.com	
9	KERR & WAGSTAFFE LLP	
	101 Mission Street, 18th Floor San Francisco, California 94105-1576	
10	Tel: (415) 371-8500	
11	Fax: (415) 371-0500	
11		
12		
13	UNITED STATES DISTRICT COURT	
13	NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION	
14	SAN FRANCISCO DI VISION	
15	In re: CATHODE RAY TUBE (CRT)	Master File No. 3:07-md-05944-SC (N.D.
13	ANTITRUST LITIGATION	Cal.)
16		MDL No. 1917
17		]
1 /	This Document Relates to: Individual Case	DECLARATION OF DEBRA D.
18	No. 13-cv-2171 (SC)	BERNSTEIN IN SUPPORT OF DIRECT
19	DELL INC. AND DELL PRODUCTS L.P.,	ACTION PLAINTIFFS' RESPONSE IN
19	DI A INTERES	OPPOSITION TO SDI DEFENDANTS'
20	PLAINTIFFS,	MOTION TO EXCLUDE TESTIMONY OF PROFESSOR STEPHAN HAGGARD [MDL
21	V.	DKT # 3172]
41	HITACHI LTD at al	
22	HITACHI, LTD., et al.,	
23	DEFENDANTS.	
24		
25		
26		
27		
28		

5

6 7

> 8 9

10

11 12

13

14 15

16

17

18 19

20

21 22

23

24 25

26

27

28

## I, **DEBRA D. BERNSTEIN**, declare as follows:

- 1. I am a Partner with the law firm of Alston & Bird LLP, counsel for Plaintiffs Dell Inc. and Dell Products L.P. (collectively, "Dell") in the above-captioned action currently pending in the U.S. District Court for the Northern District of California. I submit this Declaration in support of Direct Action Plaintiffs' Response in Opposition to SDI Defendants' Motion to Exclude Expert Testimony of Professor Stephan Haggard (the "Haggard Daubert Response").
- 2. I am a member in good standing of the State Bar of Georgia and am admitted to practice before the U.S. District Court for the Northern District of Georgia. Pursuant to the Court's Pretrial Order No. 1 in the MDL Proceeding, I have been admitted *pro hac vice* in this litigation.
- 3. Attached hereto as **Exhibit 1** is a true and correct copy of the April 15, 2014 Expert Report of Stephan Haggard.
- 4. Attached hereto as Exhibit 2 is a true and correct copy of the "Full Network of Samsung Intra-Group Shareholdings (1998, 2002, 2007)" originally attached as supporting material to the April 15, 2014 Expert Report of Stephan Haggard.
- 5. Attached hereto as **Exhibit 3** is a true and correct copy of the "Samsung SDI Personnel Profiles Summary (1998-2007)" originally attached as supporting material to the April 15, 2014 Expert Report of Stephan Haggard.
- Attached hereto as **Exhibit 4** is a true and correct copy of the Samsung SDI Defendants Responses to Dell Plaintiffs' Second Set of Requests for Admission.
- 7. Attached hereto as **Exhibit 5** is a true and correct copy of the Samsung Electronics' Responses to Dell Plaintiffs' First Set of Requests for Admission.
- 8. Attached hereto as **Exhibit 6** is a copy of the July 10, 2014 deposition testimony of Professor Stephan Haggard.
- 9. Attached hereto as Exhibit 7 is a true and correct copy of Heitor Almeida, Sang Yong Park, Marti Subrahmanyan, and Daniel Wolfenzon's article, "The structure and formation of business groups: Evidence from Korean chaebols," dated July 20, 2010.
  - 10. Attached hereto as **Exhibit 8** is a true and correct copy of Woochan Kim, Youngjae

3

5

8

10 11

12

13 14

15

16

17 18

19

20 21

22

23 24

25 26

27

28

business conglomerates: Evidence from Korea's chaebols," dated February 22, 2007.

Lim, and Taeyoon Sung's article "Group control motive as a determinant of ownership structure in

- 11. Attached hereto as Exhibit 9 is a true and correct copy of Rafael la Porta, Florencio Lopez-de-Silanes, and Andrei Shleifer's article "Corporate Ownership Around the World" published in The Journal of Finance in April 1999 (at Vol. 54(2)).
- 12. Attached hereto as Exhibit 10 is a copy of Young Hack Song and Christopher B. Meek's article "The Impact of Culture on the Management Values and Beliefs of Korean Firms" published in the Journal of Comparative International Management in 1998 (at Vol. 1(1)).
- 13. Attached hereto as Exhibit 11 is a true and correct copy of a portion of Samsung Electronics Co., Ltd. 1998 Annual Report, accompanied by a certified English translation.
- 14. Attached hereto as Exhibit 12 is a true and correct copy of a portion of Samsung Electronics Co., Ltd.'s 2002 Annual Report, accompanied by a certified English translation.
- 15. Attached hereto as Exhibit 13 is a true and correct of Section VII of each of Samsung Electronics Co., Ltd.'s Annual Reports from 1998 until 2007, accompanied by certified English translations.
- 16. Attached hereto as Exhibit 14 is a true and correct of Section VII of each of Samsung SDI Co., Ltd.'s Annual Reports from 1998 until 2005, accompanied by certified English translations.
- 17. Attached hereto as Exhibit 15 is a true and copy of T.L. Campbell & P.Y. Keys' "Corporate governance in South Korea: the chaebol experience," an article published in the Journal of Corporate Finance in 2002 (at Vol. 8(4)).
- 18. Attached hereto as **Exhibit 16** is a true and correct copy of Dong-Woon Kim's "Interlocking Ownership in the Korean Chaebol," published in Corporate Governance: An International Review in 2003 (at Vol. 11(132)).
- 19. Attached hereto as Exhibit 17 is a true and correct copy of Sang M. Lee, Sangjin Yoo, & Tosca M. Lee's "Korean Chaebols: Corporate Values and Strategies," an article published in the Journal of Organizational Dynamics in 1991 (at Vol. 19(4)).
  - I declare under penalty of perjury under the laws of the United States of America that the

1	foregoing is true and correct.	
2	Executed on January 16, 2015 in Atlanta, Georgia.	
3	/s/ Debra D. Bernstein	
4	Debra D. Bernstein, Esq. ALSTON & BIRD LLP	
5	1201West Peachtree Street Atlanta, Georgia 30309-3424	
6	Tel: (404) 881-7000 Facsimile: (404) 881-7777	
7	debra.bernstein@alston.com	
8	Attorney for Plaintiffs Dell Inc. and Dell Products L.P	
9		
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		